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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/432,811	11/04/1999	DAVID FELGER	02416.84535	1586	
75	590 08/27/2004		EXAMINER		
BANNER & WITCOFF LTD			CAMPEN, KELLY SCAGGS		
ELEVENTH FI 1001 G STREE	<del>-</del>		ART UNIT	ART UNIT PAPER NUMBER	
WASHINGTON, DC 200014597			3624	•	
			DATE MAILED: 08/27/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
		1	Applicant(s)		
Office Action Comments	09/432,811	09/432,811 FELGER, DAVID			
Office Action Summary	Examiner	Art Unit			
	Kelly Campen	3624	MW		
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence a	nddress		
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a . reply within the statutory minimum of thir riod will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed rty (30) days will be considered tim NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on _	,				
	This action is non-final.				
3) Since this application is in condition for allo		ters, prosecution as to th	ne merits is		
closed in accordance with the practice unde	·	•			
Disposition of Claims					
4) Claim(s) 127-189 is/are pending in the app	lication.				
4a) Of the above claim(s) 127-174,188 and	189 is/are withdrawn from co	onsideration.			
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>175-187</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction an	d/or election requirement.				
Application Papers					
9) The specification is objected to by the Exam	niner.				
10) The drawing(s) filed on is/are: a)		by the Examiner.			
Applicant may not request that any objection to		-			
Replacement drawing sheet(s) including the cor	<del>-</del>		CFR 1.121(d).		
11) The oath or declaration is objected to by the	•	• • •	• •		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for fore	eign priority under 35 H.S.C.	8 119(a)-(d) or (f)			
a) All b) Some * c) None of:	agn priority under 55 0.5.C.	3 119(a)-(a) or (1).			
1. Certified copies of the priority docum	ents have been received				
2. Certified copies of the priority docum		Application No			
3. Copies of the certified copies of the p			al Stane		
application from the International Bur	·	THOUSINGS IN THIS INCHOLLS	a Stage		
* See the attached detailed Office action for a		received			
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Attachment(s)  1) X Notice of References Cited (PTO-892)	4) [] laka : ::::::::::::::::::::::::::::::::	Summan (DTO 442)			
1) Motice of References Cited (P10-892)  2) Notice of Draftsperson's Patent Drawing Review (PT0-948)		Summary (PTO-413) (s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB	(/08) 5) Notice of	Informal Patent Application (P	TO-152)		
Paper No(s)/Mail Date	6) 🔲 Other:	·			

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#### **DETAILED ACTION**

#### Election/Restrictions

Claims 127-174 and 188-189 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on 7/16/03.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 175-187 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claimed method consists solely of the manipulation of an abstract idea and is not concrete or tangible. See In re Warmerdam, 33 F.3d 1354, 1360, 31 USPQ2d 1754, 1759 (Fed. Cir. 1994). See also Schrader, 22 F.3d at 295, 30 USPQ2d at 1459. In addition, the claim is devoid of any limitation to a practical application in the technological arts and includes merely a trivial use of technology (see MPEP 2106).

For a claim to be statutory, it must be in the technological arts (see In re Musgrave, 167 USPQ 280 (CCPA 1970) and In re Johnston, 183 USPQ 172 (CCPA 1974)). The invention in the **body** of the claim must recite technology. If the invention, in the body of the claim, is not tied to technological art, environment, or machine, the claim is not

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statutory (see Ex parte Bowman, 61 USPQ2d 1665, 1671 (BD. Pat. App. & Inter. 2001). Also note MPEP 2106 IV 2(b). Examiner notes that this is not a precedential decision but it is being cited for its analysis of whether the claim is in the technological arts.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 175-187 are rejected under 35 U.S.C. 102(e) as being anticipated by Joao et al. (US 6047270A).

Joao et al. disclose a method for effecting a sale using a communication network (col. 8, lines 10-25) by storing a plurality of predetermined sale limits for a plurality of users (col. 8, lines 25-45), receiving a transmitted request for sale transaction (col. 6, lines 5-20), receiving information transmitted from a user in the sale transaction, using the information from the user in the sale transaction to identify a predetermined sale limit for the user in the sale transaction and limiting the user in the sale transaction to the predetermined sale limit (see col. 8, lines 5-65).

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Specifically as to claim 176, where the predetermined sale limit identifies a maximum sale amount permitted within a predetermined period of time (see col. 8, lines 25-45).

Specifically as to claim 177, where the information transmitted from a user is a password (see col. 7-8).

Specifically as to claim 178, where the password is a personal identification number (see col. 7-8).

Specifically as to claim 179, where the information transmitted from a user includes address information associate d with the user (see col. 11-12).

Specifically as to claim 180, where the address information is a computer network address (see above for claim 179).

Specifically as to claim 181, where the address information is a billing address (see above claim 179).

Specifically as to claim 182, verifying the address information, (see col. 8-9).

Specifically as to claim 183, determining a sale limit for a user for whom no predetermined sale limit has been stored in the step of storing (see col. 8).

Specifically as to claim 184, consulting one or more external databases (see col. 8).

Specifically as to claim 185, external database is a banking institution (see cols. 6 and 8).

Specifically as to claim 186, effecting the sales transaction, storing information identifying an amount of the transaction, and using the information (see cols. 6 and 8).

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Specifically as to claim 187, reducing a user's predetermined sales limit based on the stored information identifying an amount of the sales transaction (see cols. 5, 6, 8).

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Foladare et al. (US005914472A) disclose a credit card spending authorization control system. Watson (US005991750A) discloses a method for preauthorization of individual account transactions. Nagata et al. (US 4594663) disclose a credit transaction processing system. Michels et al. (US 3719927) disclose a credit control system.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kelly Campen whose telephone number is (703) 308-0780. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (703) 308-1065. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ksc

VINCENT MILLIN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

Vine A Mella.